MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

January 07, 2005

DIVISION THREE

B177671 Los Angeles County, D.C.S. (Not for Publication)

V.

Leticia E., et al.

The appeal is dismissed.

Klein, P.J.

We concur: Croskey, J.

Kitching, J.

B173174 People (Not for Publication)

V.

Netterville

The judgment is modified by vacating appellant's sentence, and the matter is remanded to the trial court with directions that it transfer the matter forthwith to another trial court for resentencing. As modified, the judgment is affirmed.

Croskey, J.

We concur: Klein, P.J.

Kitching, J.

DIVISION FOUR

B171183 People (Not for Publication)

v. Rivas

The judgment is reversed as to the conviction for willful, deliberate, premeditated murder in count one. The judgment is affirmed in all other respects.

Curry, J.

We concur: Epstein, P.J.

Hastings, J.

B171848 People (Not for Publication)

v. Frausto

The judgment is reversed as to the sentence only, and the matter remanded to the court to conduct a new sentencing hearing. In all other respects, the judgment is affirmed.

Curry, J.

We concur: Epstein, P.J.

Hastings, J.

B172292 Tridus International, Inc. (Not for Publication)

v. Li

The order denying the motion to vacate the default judgment is affirmed. Tridus is to have its costs on appeal.

Epstein, P.J.

We concur: Hastings, J.

Grimes, J. (Assigned)

DIVISION FOUR (Continued)

B169713 O'Leary (Not for Publication)

V.

Antelope Valley Union High School District et al.

The judgment is affirmed.

Curry, J.

We concur: Epstein, P.J.

Grimes, J. (Assigned)

B172992 Dunning (Not for Publication)

V.

Centinela Valley Union High School District

The order granting summary judgment is affirmed. Respondents are to recover their costs on appeal.

Epstein, P.J.

We concur: Curry, J.

Grimes, J. (Assigned)

B174102 Goldberg (Certified for Publication)

V.

Warner/Chappell Music, Inc. et al.

The order is affirmed.

Curry, J.

We concur: Hastings, Acting P.J.

Grimes, J. (Assigned)

DIVISION FOUR (Continued)

B173493 Los Angeles County, D.C.S. (Not for Publication)

V.

Kamae G.

The orders are affirmed.

Curry, J.

We concur: Epstein, P.J.

Hastings, J.

B172828 Los Angeles County, D.C.S. (Not for Publication)

V.

Thea K.

The order is affirmed.

Curry, J.

We concur: Hastings, Acting P.J.

Grimes, J. (Assigned)

B168903 Salas et al. (Not for Publication)

V.

Viking Insurance Company

The judgment is affirmed. Respondent(s) to recover costs.

Epstein, P.J.

We concur: Curry, J.

Grimes, J. (Assigned)

DIVISION SEVEN

Court convened at 9:00 a.m.

Present: Perluss, P.J., Johnson, J., Woods, J., Zelon, J. and Eva McClintock, Deputy Clerk.

Each of the following:

B174829 DCFS v. Garnett C., B178094 Tricia U. v. SCLA B178470 Julie G. v. SCLA

Argument waived, cause submitted.

B176403 Los Angeles County, D.C.S.

V.

Pedro C.,

Merits:

Argued by Harry Zimmerman for appellant and by Frank DaVanzo, Deputy County Counsel for respondent. Cause submitted.

Court recessed at 9:30 a.m.

Court reconvened at 9:46 a.m.

Present: Perluss, P.J., Johnson, J., Woods, J., Zelon, J. and Eva McClintock, Deputy Clerk.

B173500 Zimmerman

V.

Zimmerman

Merits:

Argued by Lance Spiegel for appellant and by Melvin Goldsman for respondent. Cause submitted.

DIVISION SEVEN (Continued)

B178401 Geddes

V.

Superior Court, Los Angeles County

(Campbell et al., r.p.i.)

Merits:

Argued by Lee Potts for petitioner and by James Fogelman for real parties in interest. Cause submitted.

B179799 Citizens Organized for Smart Transit

V.

L.A. County M.T.A.

Supersedeas:

John Henning appearing for appellant and by Jeffrey Springer appearing for respondent. Counsel argue the merits of the petition for writ of supersedeas.

Court adjourned at 12:16 p.m.

<u>DIVISION EIGHT</u>

B170985 California State Lands Commission (Certified for Publication)

v.

City of Long Beach

The judgment is reversed and the cause is remanded to the trial court with instructions to vacate its order granting the petition for writ of mandate and to enter a new order denying the petition. The City of Long Beach is entitled to recover its costs on appeal.

Boland, J.

We concur: Rubin, Acting P.J.

Flier, J.

DIVISION EIGHT (Continued)

B171217 Millennium Corporate Solutions (Not for Publication)

V.

Terri Peckinpugh et al.

The order granting the preliminary injunction against Millennium Corporate Solutions is affirmed. The respondents are awarded their costs on appeal. In addition, sanctions are imposed against Millennium and it s counsel, Callahan & Blaine, jointly and severally, in the sum of \$24,045, payable to the Peckinpaugh defendants, who are to remit any part of the fees described in this opinion which remain unpaid to their counsel, Gauntlett & Associates. The sanctions imposed are to be paid within 30 days after the issuance of the remittitur.

Boland, J.

We concur: Cooper, P.J.

Rubin, J.

B175348 National Interstate Ins. Company

V.

Holland et al.

Filed order denying petition for rehearing.